1	KILPATRICK TOWNSEND & STOCKTON LLP		
2	MANSI H. SHAH (State Bar No. 244669) NORRIS P. BOOTHE (State Bar No. 307702)		
3	1080 Marsh Road Menlo Park, CA 94025		
4	Telephone: 650-326-2400 Facsimile: 650-326-2422		
5	Email: mhshah@kilpatricktownsend.com Email: nboothe@kilpatricktownsend.com		
6	Attorneys for Plaintiff YUNTEK INTERNATIONAL, INC.		
7	ARENT FOX LLP		
8	CRAIG A. GELFAND (SBN 176378) JEFF LEUNG (SBN 310960)		
9	555 West Fifth Street, 48th floor Los Angeles, CA 90013-1065		
10	Telephone: 213-629-7400 Facsimile: 213-629-7401		
11	Email: craig.gelfound@arentfox.com Email: jeff.leung@arentfox.com		
12 13	Attorneys for Defendant GO PET CLUB, LLC		
14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA		
16	YUNTEK INTERNATIONAL, INC.,	Case No. 4:19-cv-02947-JSW	
17	a California corporation,	JOINT SUPPLEMENTAL CASE	
18	Plaintiff,	MANAGEMENT CONFERENCE STATEMENT	
19	V.	Date: March 6, 2020	
20	GO PET CLUB LLC,	Time: 11:00 a.m. Dept.: Courtroom 5, 2 nd Floor	
21	Defendant.	Judge: The Honorable Jeffrey S. White	
22		DEMAND FOR JURY TRIAL	
23			
24	Pursuant to the Court's minute entry Docket Number 31, Plaintiff Yuntek International,		
25	Inc. ("Yuntek") and Defendant Go Pet Club LLC ("GPC") (collectively "the Parties") hereby		
26	submit the following Joint Supplemental Case Management Conference Statement. In accordance		
27	with Judge White's instructions, this supplemental case management conference statement is		



limited to new information since the Parties' prior joint case management conference statement

(Dkt. 30).

I. DISCOVERY

GPC served interrogatories and requests for production on Yuntek on October 25, 2019. Yuntek served interrogatories and requests for production on GPC on October 29, 2019. The Parties have responded to each side's respective interrogatories and requests for production, although responses have been limited to licensing, basic product information, and financial issues related to damages. Should the Parties not reach a settlement soon, they will be supplementing their prior responses to address other topics made in the discovery requests. The Parties have not yet taken any depositions.

II. SETTLEMENT AND ADR

The Parties engaged in settlement discussions on February 27, 2020 for several hours, but were unable to reach an agreement. Per Magistrate Judge Corley's request, counsel for the Parties are following-up with her on a conference call on March 3rd at 10:00 a.m.

DATED: February 28, 2020 Respectfully submitted,

KILPATRICK TOWNSEND & STOCKTON LLP

By: /s/ Norris P. Boothe NORRIS P. BOOTHE MANSI H. SHAH

Attorneys for Plaintiff Yuntek International, Inc.

DATED: February 28, 2020 Respectfully submitted,

ARENT FOX LLP

By: /s/ Craig A. Gelfound
CRAIG A. GELFAND
JEFF LEUNG

Attorneys for Defendant Go Pet Club LLC



1	CIVIL LOCAL RULE 5-1 ATTESTATION	
2	I, Norris P. Boothe am the ECF user whose credentials were utilized in the electronic filing	
3	of this document. In accordance with Civil Local Rule 5-1(i)(3), I hereby attest that Craig	
4	Gelfound concurred in the filing of this document.	
5		
6	DATED: February 28, 2020	Respectfully submitted,
7		KILPATRICK TOWNSEND & STOCKTON LLP
8		
9		By: <u>/s/ Norris P. Boothe</u> NORRIS P. BOOTHE
10		Attorneys for Plaintiff
11		Yuntek International, Inc.
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	JOINT SUPPLEMENTAL CASE MANAGEMENT CONFERENCE STATEMENT	

